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Contents.

URRENT TOPICS RIGHTIES OF CHARGES ON INSU- RANCE POLICY LEVIEWS ORRESPONDENCE DITUARY	792 792 793	LEGAL NEWS	

Current Topics.

The Revision Courts.

THE REVISION COURTS, which are now sitting for the revision of the Parliamentary registers of electors, seem again this year-as last year-to be confronted with attempts to extend the lodger franchise. Many of these attempts are, at any rate in the first instance, successful. Last week, at Central Hackney (see Times, September 10th), two barmen employed at a public-house claimed to be placed on the register as "lodgers," on the ground that they each occupied a bedroom which was reckoned against them by their employer as equivalent to 5s. a week. The claims were allowed by the revising barrister. It was pointed out that, where the "living-in" system prevails among shop hands, this might mean an enormous increase of the lodger vote.

The Sequel to the Weir Hospital Case.

IN OUR ISSUE of June 18th last (ante, p. 596), writing on "Officialism in Excelsis," we made some observations on the extraordinary action of the Charity Commissioners in directing the payment of £5,000 out of the funds of the Weir Charity to the Bolingbroke Hospital, and we concluded by quoting the answer of the Solicitor-General in the House of Commons on the subject of the possibility of recovering the sum so misapplied. It was foreshadowed by the Solicitor-General that, "in the event of the sum not being recovered," proceedings would be taken by the Attorney-General to recover it. The interesting question whether the Charity Commissioners could, under the circumstances, be made liable in any way, will not, however, have to be decided on the present occasion. It appears from a paragraph in the daily press—see the *Times* of September 12th—that the governors of the Bolingbroke Hospital have resolved, "acting on the opinion of Sir R. B. FINLAY," to repay the sum of £5,000 handed over to them by the direction of the Charity Commissioners from the Weir Charity funds. The governors of the hospital make a rather pathetic appeal for public help, and it appears that they will have, in order to repay the Weir Trustees, "to exhaust the funds which they have with difficulty collected for the further extension of the hospital." So much for the ill-judged generosity of the Charity Commissioners!

Constructive Notice of Debenture.

It is not unusual, on the issue of debentures, to provide that, although they are a floating security, the company shall not be at liberty to create any charge ranking in front of them, but it appears from the recent decision of Eve, J., in Wilson v. Kelland (1910, 2 Ch. 360) that notice of the existence of the debentures arising by virtue of their registration under section 14 of the Companies Act, 1900-now section 93 of the Companies Consolidation Act, 1908-is not also notice of their contents, so as to

affect a person dealing with the company with notice of this restriction on its power to deal with its assets. The decision is in accordance with that of Kekewich, J., in Re Standard Rotary Machine Co. (Limited) (51 SOLICITORS' JOURNAL, 48), where also debentures had been registered under the Act of 1900, and it follows the principle of the earlier cases of English and Scottish Investment Co. v. Brunton (1892, 2 Q. B. 700) and Re Valletort Steam Laundry Co. (1903, 2 Ch. 654). In these last two cases it was decided that notice of the existence of debentures was not necessarily notice of their contents, and a charge created by deposit of title deeds had priority of the debentures. A debenture does not necessarily restrict the right of a company to mortgage its property, and a person dealing with the company, when he discovers that there is a floating security on its assets, is entitled to assume that the company is free to deal with them. And registration of the debentures under the Companies Acts has no further effect by way of notice than actual notice of the existence of debentures had before registration became necessary. In the present case of Wilson v. Kelland property had been sold to a company which had issued debentures, part of the purchasemoney remaining on legal mortgage. The debenture trust deed prohibited the creation of charges ranking before the debentures. Under the circumstances it would seem that the vendors' lien was paramount to any charge on the property arising under the debentures, and Eve, J., so held. The company acquires the property subject to the lien, and the debenture charge attaches upon it subject also to the lien. But apart from this, the learned judge was of opinion that the registration of the debentures did not affect the vendors with constructive notice of the restriction on the company's power to create mortgages, and since they thus had the legal estate without notice, they were for this reason also entitled to priority over the debentures.

The Lien of an Unpaid Vendor of Goods.

THE DECISION of PICKFORD, J., in Mordaunt Brothers v. British Oil and Cake Mills (Limited) (1910, 2 K. B. 502) places an important qualification upon section 47 of the Sale of Goods Act, 1893. That section provides that the unpaid seller's right of lien or stoppage in transitu "is not affected by any sale or other disposition of the goods which the buyer may have made, unless the seller has assented thereto." In applying the exception involved in the concluding words, everything depends on what is meant by the seller's assent to the sub-sale. The assent may be carried so far as to constitute the unpaid vendor the agent or bailee of the sub-purchaser, and then, apart from the statute, the lien would be abandoned. This was so in Stoveld v. Hughes (14 East, 308), where the vendor of timber assented to a delivery order to a sub-purchaser, and allowed him to mark the timber. And in Pearson v. Dawson (E. B. & E. 448) it was held that, where the vendor accepted a delivery order in favour of a sub-vendee of goods lying at his warehouse, he became the agent of the sub-vendee, and could not set up a lien. But these were cases of ascertained goods, and Pickford, J., has held that such acts as the acceptance by the vendor of a delivery order and the entry of the name of a sub-purchaser in his books may have a different effect according as the goods are specific or are unascertained. In the former case it will be readily inferred that the vendor has assumed the position of bailee for the sub-purchaser. But this is not the case where the goods are unascertained, and then some other test has to be applied. "The assent,' said PICKFORD, J., "which affects the unpaid seller's right of lien must be such an assent as in the circumstances shews that the seller intends to renounce his rights against the goods." In the present case oil was purchased by brokers from the defendants, and was resold in different quantities to various sub-buyers, including the plaintiffs. The brokers gave delivery orders to the plaintiffs, and these, on being forwarded to the defendants, were acknowledged by them, and the names of the plaintiffs entered in their books, as the persons to whom delivery was to be made. This seems to have gone far towards constituting such an assent as is mentioned in the statute, but PICKFORD, J., held that it did not go far enough. It was, in his opinion, no more than an assent to the sub-contract subject to the paramount right of lien, and that lien was preserved.

Law-Municipal and International.

A NUMBER of Canadian appeals have recently been heard by the Judicial Committee of the Privy Council, many of them of merely local interest. There is, however, one case, reported in the Times of July 30th, which is of very wide interest and exceptional importance, Dominion of Canada v. Province of Ontario. The reason of the interest and importance of this case is that the judgment delivered by the Lord Chancellor strikes a note that has recently been sounded very clearly both in England and America with respect to the functions and tendencies of international law as compared with municipal law. The question in dispute between the Dominion and the Province of Ontario was whether the Dominion of Canada was entitled to recover from Ontario a proportion of annuities and other moneys which the Dominion had bound itself in the name of the Crown to pay to an Indian tribe under a treaty of 1873. The treaty made with the Indians had the effect of extinguishing the interest of the Indian tribe in a large tract of country, which eventually turned out to be within the boundaries of the Province of Ontario, though this was not known at the time. Ontario thus derived considerable benefit from this treaty, and the Dominion Government claimed that Ontario should accordingly recoup Canada as a whole a proper part of the expense incurred in freeing this large tract of territory from the Indian interest. The Canadian courts differed inter se, and the Supreme Court of Canada had decided (by a majority of three to two) against the claim of the Dominion Government. On appeal this view was upheld by the Judicial Committee, and the appeal was dismissed. The Lord Chancellor, in delivering the judgment of the board, said that the appellants "must bring their claim within some recognized legal principle" in order to succeed; the Canadian courts could not determine the controversy according to their "own view of what in the circumstances might be thought fair." The same principle of decision was expressed further on in these words: "It may be that, as a matter of fair play between the two governments-as to which their lordships are not called upon to express and do express no opinion—the Province ought to be liable for some part of this outlay. But in point of law, which alone is here in question, the judgment of the Supreme Court appears unexceptionable." The Dominion did endeavour to bring their claim within recognized legal principles by asserting that their relations with the Province resembled various relations well recognized in municipal law as creating rights and liabilities. They invoked the law of agency, of trustee and cestui que trust, of a purchaser of realty paying off an incumbrance, None of these analogies, however, were considered to cover the actual facts, and the appellants failed in their appeal because they could not bring their claim "within some recognized legal principle." Now it is just because judicial decisions based on recognized principles are considered much more satisfactory than when based on what may at the moment seem fair to the tribunal that has to decide the case, that many English lawyers object to an international Prize Court of Appeal. Any such court must necessarily decide many questions simply by its own notions of justice without regard to fixed legal principles.

The Atlantic Fisheries Arbitration.

The text of the actual findings in the award delivered last week by the Arbitration Tribunal in the Atlantic Fisheries Arbitration is published in the Times of September 8th. The full text of the whole award, that is, including the reasonings on which each finding is based, seems not yet to be generally available. The complete award is stated to be a document of 17,000 words (about eleven pages of this journal as this column is printed), the reading of which took nearly two hours. The dissatisfaction of both parties with an award has often been said to be a sure sign that the award is fair. An equally sure sign of fairness is undoubtedly the satisfaction of both parties. Notwithstanding that the President doubted whether both parties to the present arbitration would be equally satisfied with the result, yet, strangely enough, this is just what seems to have happened. The whole award is, in fact, a compromise in the best sense of the word. Each side has, with respect to some points, made extreme claims, and these have been modified. With respect to

other poin mitted for the power Question includes o foundland. be subject to this que decision is follows : the consen to take fis October, rules of G the sover by Great respect of the Unite fide, and decision a servitude States, in The tribu ingenuity that wou even a no the same tially gai of intern power in made bo The rea Newfour mission (if com Perman other fo decided The tril across t narrows certain

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other points, a gain on one is counterbalanced by a loss on

another. The two most important questions of the seven sub-

mitted for decision are the first and fifth, No. 1 relating to the power of making regulations, and No. 5 to "bays." Question No. 1 is, shortly, whether regulations (which

includes ordinary legislation) made by Great Britain, New-foundland, or Canada, with regard to the fisheries must

be subject to the consent of the United States? The answer

decision is contained in the first two paragraphs, which run as follows: "The right of Great Britain to make regulations without

the consent of the United States, as to the exercise of the liberty

to take fish referred to in article 1 of the Treaty of the 20th of October, 1818, in the form of municipal laws, ordinances, or

respect of the said liberties therein granted to the inhabitants of

the United States, in that such regulations must be made bona

decision absolutely gives the go-by to the theory of international

servitudes so much insisted on in argument by the United States, involving a partition of Great Britain's sovereignty.

The tribunal must be credited with very considerable tact and legal

ingenuity in keeping clear of any theory of international rights

that would be so offensive to national susceptibilities as to involve

tially gained all that she would have gained under any theory

of international servitudes, for the regulations to be made by the

power in whose hands the complete sovereignty remains "must be

made bona fide, and must not be in violation of the said treaty."

The reasonableness of certain legislative and executive acts of

Newfoundland is to be decided by a specially appointed com-mission of experts. The reasonableness of future regulations is

(if complained of by the United States) to be decided by

Permanent Mixed Fishery Commissions, one for Canada and the other for Newfoundland. As already stated, question No. 5 is

decided in such a way as not to call for much remark from lawyers.

The tribunal lay down that, in the present case, the usual line

across the headlands of a bay is only to be drawn where the bay

narrows to a width of ten miles. In addition to this, as regards

certain named bays, definite points are fixed to and from which

lines are to be drawn. The substantial result is that the territorial

rights of Newfoundland and Canada are restricted (as regards

THE QUESTION whether a contract is a "personal" one-i.e.,

one requiring a certain amount of skill, knowledge, or super-

vision, or is of such a description that it may be assigned, and

the trustee or creditors of the contracting party are entitled to

take it up-is always one of difficulty, and does not appear to

have been exhaustively considered by the English courts. The

Scottish courts have often had to consider such questions, and

bays) to bays not exceeding ten miles wide.

Assignability of Contract.

fide, and must not be in violation of the said treaty."

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in the case of Cole v. Handasyde, heard and determined by the Court of Session some little time ago, the judgments may be read with profit by those who are conversant with mercantile law. The facts were that a firm of oil merchants sold to manufacturers a quantity of black grease, a by-product in the process of manufacturing cotton oil. The contract note provided, inter alia, that the grease was to be of usual good merchantable quality. The "terms" stated on the now sampler prior to "The goods to be sampled by an independent sampler prior to by Dr. W. GRAY, of Liverpool, The "terms" stated on the note were as follows: shipment. Analysis to be made by Dr. W. GRAY, of Liverpool, whose decision shall be final." In acknowledging receipt of the contract note, the buyers added: " Please note, however, that all the grease is to be soft and seedy as sample in our possession." The sellers having afterwards entered into an arrangement for the benefit of their creditors, the trustee proposed to fulfil the contract, and called on the buyers to accept delivery, which they declined to do, on the ground that the contract was unassignable. In an action for damages at the instance of the trustee, they alleged that the sellers were skilled in the trade, whereas the v. Moon.

plaintiff was not, and that the action was not maintainable. They argued, in support of this proposition, that the contract involved delectus persona, for its fulfilment depended on the proper selection of a peculiar kind of grease. The Court of Session, in holding that the contract was assignable, say that, in considering whether there is or is not the element of delectus personce in a contract, three stages are to be taken. and easiest example of a contract in which there is delectus personer to this question is very lengthy, but the pith of the tribunal's is where the contract is one for a personal service of a peculiar nature, as in a contract to paint a picture or write a book. Next, there is a class where the delectus personæ is not so clear—the case of manufactured articles. It may quite well be that an article is of such a character and quality, and the reputation of the manufacturer such, that a contract for an article to be supplied by rules of Great Britain, Canada, or Newfoundland is inherent to the sovereignty of Great Britain. The exercise of that right by Great Britain is, however, limited by the said treaty in some individual may imply that it is to be made by him. instance, a contract for a gun from PURDIE would not be fulfilled by supplying a gun bought in the ordinary market in Birmingham. The case under consideration is where the person does not himself manufacture, or contract for, goods of a certain description which is specified in the contract and nothing more. In the latter case, the element of delectus personæ is gone. The contract is for the purchase of a certain commodity, and although it may be that the seller was specially skilled to judge of the qualities of the commodity in question, the contract referred nothing to his skill or experience. The stipulation as to the sample excluded the idea of reliance on the special skill of the sellers. The case even a nominal diminution of rights of territorial sovereignty. At does not appear to us to be one of any difficulty, but the law by which it is governed is neatly and clearly stated in the the same time it seems clear that the United States has substanjudgment.

Appeals from Revision Courts.

It is occasionally observed that no appeal from a revising barrister ever reaches the House of Lords. The simple reason is that, by section 14 of the Supreme Court of Judicature Act, 1881, the decision of the Court of Appeal on any such case is "final and conclusive," and no further appeal is possible with or without leave of any court. The decision of the Divisional Court is also "final and conclusive" unless special leave is given to appeal to the Court of Appeal. The effect of section 14 is to completely bar the litigant from access to the highest Appeal Court-the House of Lords. It is somewhat singular and anomalous that a similar provision in a statute enacted by an oversea Legislature might not thus completely bar a claim from being carried to the highest Appeal Court—the Judicial Committee of the Privy Council. This was finally determined in an appeal from New Zealand, where the Judicial Committee held that the words "final and conclusive" did not of themselves exclude the prerogative of the Crown to grant special leave to appeal to the King in Council: see In the Will of Wi Matua (Deceased) (1908, A. C. 448). It would thus be possible for those members of the Judicial Committee who are also members of the House of Lords to decide, on an appeal from an oversea dominion where English conditions prevailed, in a sense directly contrary to an existing decision of the Court of Appeal relating to claims for electoral registration, without the possibility of having the latter tested by formal appeal to the House of Lords.

Amendment of the Children Act.

IN REVIEWING a recent text-book in June last (ante, p. 615) we noticed the case of Rex v. Moon (1910, 1 K. B. 818), where the Court of Criminal Appeal had to construe the word "seduction" in section 17 of the Children Act, 1908. A father, whose daughter had already been seduced, had encouraged subsequent illicit intercourse between the girl and her seducer. The father was convicted under section 17 of encouraging "the seduction or prostitution" of the girl. On appeal, however, this conviction was quashed, on the ground that "seduction" meant inducing a girl to part with her virtue for the first time, and did not cover what is usually expressed in criminal statutes by the term "carnal knowledge." This was contrary to the view of the judge who tried the case, and what must be regarded as a hole in the section has now been remedied by the passing of the Children Act (1908) Amendment Act, 1910, which directs section 17 of the Act of 1908 to be read as if the words "carnal knowledge" were inserted, thus abrogating the decision in Rex

Priorities of Charges on Insurance Policy.

THE decision of PARKER, J., in Re Weniger's Policy (1910, 2 Ch. 291) deals with some interesting questions as to the priority of charges on a policy of insurance, and it illustrates also the law as to the priority of assignments of choses in action generally. In 1892 Weniger took out a policy for £750, with additions, with the Royal Insurance Co., payment to be made on the 20th of November, 1909, or his earlier death. On this policy a series of charges were created, ranking in order of date as follows :- In 1897, 1899, and 1902 to the insurance company by deposit of the policy, with an accompanying memorandum, and further charges, for an aggregate sum of £250 and interest; in July, 1905, to KAPP, for £147; in September, 1905, to the Metropolitan Credit Co., for £115; in November, 1905, to the Indo European Telegraph Co., for £600; in April, 1906, to KAPP, for a further £73; on the 9th of May, 1906, to COHEN, for £250 and on the 25th of May, 1900, to RAMSAY, for an amount not stated. The advance of £600 by the telegraph company included £250 and interest paid to the insurance company, the policy and original memorandum being handed to the telegraph company, and in 1907 and 1908 the telegraph company paid premiums on the policy amounting to £116. WENIGER was alive on the 20th of November, 1909, and the insurance company, having then no charge on the policy, paid into court the moneys due under it amounting to £780. Thereupon the priority of the various incumbrancers had to be determined.

Prima facie, of course, charges upon a chose in action rank in order of date, but, upon a well-recognized principle, an incumbrancer who gives notice to the holder of the fund thereby gains priority over an earlier incumbrancer who has omitted to give notice, provided that at the date when he gives the notice he has himself no notice, actual or constructive, of the earlier incumbrance. Hence, in ascertaining priorities in a case of this kind, the order of the dates of notice of the charges is still more important than the order of the charges themselves. No notice of the six charges above mentioned (excluding that of the insurance company itself) was given to the insurance company till 1906, and then—in August and September—notices were given in the following order: Metropolitan Credit Co., RAMSAY, KAPP (in respect of both his charges), COHEN, and the telegraph This order, then, was the order of priority of the incumbrances-apart from the original £250, taken over by the telegraph company, and the payment of premiums—subject to the question whether any of the incumbrancers failed to gain priority by notice by reason of their having themselves notice of earlier incumbrances; for, as just stated, notice to the holder of the fund only gives priority in the absence of notice of the earlier incumbrance : Re A. D. Holmes (29 Ch. D. 786). Where the subsequent incumbrancer has such notice, he is not prejudiced by the fund being left under the apparent control of the mortgagor, and he has no equity to be preferred to the earlier incumbrancer, notwithstanding that such earlier incumbrancer has failed to give notice to the holder of the fund. The effect of such notice would be that the subsequent incumbrancer would be able, by inquiry, to ascertain the existence of the first incumbrance. But where he already knows of its existence, he requires no such protection. Moreover, in the case of a policy of insurance, the ordinary rule as to omission to inquire for title deeds applies, and where the policy has been deposited by way of charge, a subsequent incumbrancer who omits to inquire for the policy is fixed with constructive notice of the prior charge: Spencer v. Clarke (9 Ch. D. 137).

The last-mentioned rule was important in the present case, since KAPP, in respect of his second charge, COHEN, and RAMSAY all took their charges after the policy had been handed to the telegraph company as security for its advance of £600, and by omitting to inquire for the policy they had constructive notice of the telegraph company's charge. Hence, although they gave notice to the insurance company before the telegraph company, they could not obtain priority over it. Moreover, the telegraph company, in taking over the original charge of £250, obtained

priority for that charge over all others, and they obtained the priority for that enarge over all others, which was an expense like priority for the payment of premiums, which was an expense for them to incur as mortgagees. Thus the telegraph proper for them to incur as mortgagees. company came first in respect of the £250 and the premiums. and then the Metropolitan Credit Co. by virtue of their being the first to give notice to the insurance company. next incumbrancers in order of notice were RAMSAY, KAPP (two charges), COHEN, and the telegraph company; but, as just stated, RAMSAY, KAPP (second charge), and COHEN gained no priority over the telegraph company since they had constructive notice of the telegraph company's charge, Allowing for this, the order becomes KAPP (first charge), telegraph company, RAMSAY, KAPP (second charge), and COHEN, But this is not final, for, as PARKER, J., noticed, it does not allow to RAMSAY the priority which he had got over KAPP by his earlier notice to the insurance company, and the learned judge ingeniously gave him the benefit of this by putting him in the place of KAPP's first charge. This gave due effect to the order of notice as between KAPP and RAMSAY without disturbing the position of the telegraph company. Thus the amount of KAPP's first charge retained its place in the order of incumbrancesnamely, third—but it was payable, not to KAPP, but to RAMSAY so far as necessary to satisfy his charge (apparently this was for a smaller amount) and only the balance went to KAPP. Then came the telegraph company in respect of the surplus of their advance over the £250 and premiums; and after this KAPP took the amount paid to RAMSAY and also his second charge, while COHEN came last. From a comparison of the amount of the fund and of the various charges it is obvious that there was not enough to satisfy all the claimants, but the manner in which the priorities were worked out offers a very neat solution of the problem before the court-a problem which does not seem to have arisen in quite such an intricate shape before.

It should be added that the telegraph company sought to tack its further advance to the original £250, on the ground that the incumbrancers subsequent to the £250 had not given notice to them or their predecessors, the insurance company, of their advances. But this claim failed, since, as the learned judge held, a later mortgagee of a chose in action is under no obligation to give notice to a prior mortgagee. He sufficiently protects himself by giving notice to the holder of the fund. The learned judge suggested that the case might be different where the original agreement for a loan provides for further advances, and that, in such a case, the mortgagee can claim for the further advances the same priority as for his original advance, unless a subsequent incumbrancer has given him direct notice: see Calisher v. Forbes (L. R. 7 Ch. 109). But it would be unwise for a mortgagee to act on this suggestion, and, even if the mortgage provides for further advances, these should not be made without fresh inquiry as to notices received by the holder

of the fund.

Reviews.

Magisterial Procedure.

OKE'S MAGISTERIAL FORMULIST: BEING A COLLECTION OF FORMS AND PRECEDENTS FOR PRACTICAL USE IN ALL CASES OUT OF QUARTER SESSIONS, AND IN PAROCHIAL MATTERS, BY MAGISTRATES, THEIR CLERKS, SOLICITORS, AND CONSTABLES. NINTH EDITION. By PERCY THOMAS BAKER, M.A. (OXOn.), Solicitor. WITH A SECTION ON INDICTABLE OFFENCES. By H. A. READ, First Clerk of Arraigns, Central Criminal Court. Butterworth & Co.

The last edition of this useful book of precedents in procedure before magistrates was published in 1901. Since that time numerous statutes affecting such procedure have been passed, including the Motor-car Act, 1903, the Aliens Act, 1905, the Probation of Offenders Act, 1907, the Children Act, 1908, and the Prevention of Crime Act, 1908, and the present edition has been revised so as to incorporate, so far as necessary, this new legislation. Part I. deals with summary convictions and orders, and Part II. with indictable offences; and each part is divided into two chapters, giving general forms or outlines, and special forms applicable to various offences. Part III. deals with other proceedings out of sessions, dividing these according as they relate to matters to be done in special sessions, or to matters to be done in petty sessions or by one justice. All this

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represents a great variety of subjects, and the work is invaluable for magistrates and those who are responsible for the proper carrying on of magisterial work. The importance of the Children Act, 1908, is of magnsterial work. The importance of the Children Act, 1908, is recognized in the numerous forms, occupying some sixteen pages' allotted to offences under it. The Public Meetings Act, 1908, and the Cinematograph Act, 1909, are not omitted, and sixteen forms are given for offences relating to motor-cars. A section is still allotted to the volunteer force, and is justified on the ground that the Volunteer Acts are not repealed by the Territorial and Revenue Forces Act, 1907. This may be so, but we thought the volunteers were as extinct as the dodo. The edges of the volume are conveniently coloured and lettered so as to enable it to be readily opened at the subject required and it constitutes a very complete. opened at the subject required, and it constitutes a very complete guide to magisterial procedure.

Books of the Week.

Municipal Corporations — The Law relating to Municipal Corporations in England and Wales. By the late T. J. Arnold, Esq., one of the Metropolitan Police Magistrates. Fifth Edition. By WILLIAM W. MACKENZIE, M.A., GERARD R. HILL, Esq., M.A., Barristers-at-Law; assisted by C. L. Des Forges, Esq., Deputy Clerk of the Peace of the City of Nottingham. Shaw & Sons; Butterworth & Co.

Parts 2 to 8 of the Finance Act, 1910.—Liquor Licence Duties, Death Duties. Income Tax, Stamps, Customs and Excise under Parts II. to VIII. of the Finance (1909-10) Act, 1910, with Explanatory Notes and References, Rules and Regulations, and the Text of the more Important Statutory Provisions Referred to. By J. Wylie, Barrister-at-Law. Jordan & Sons (Limited).

Correspondence.

Libel and Joint Tortfeasors.

[To the Editor of the Solicitors' Journal and Weekly Reporter.]

Sir,—On page 782 of the Solicitors' Journal you have an article on "Libel and Joint Tortfeasors." You seem to have overlooked the case of Smith & Son v. Clinton and Another (25 T. L. R. 34), and a case of Smith & Son v. Clinton and Another \2011. In Action and perusal of this case will show that the first paragraph of your article S. S. Forsyth.

Bailey-lane, Coventry, Sept. 13.

[Our correspondent is under a misapprehension as to the scope of the article he refers to. The case of *Smith* v. *Clinton* (which is also reported in 99 L. T. 849) was decided by Coleridge, J., with express reference to the facts of the case. The libel was not inserted by the plaintiffs (the printers) through accident or inadvertence, but with full knowledge of its contents and character. This is a very different thing from even mere carelessness on the part of a printer, and totally distinct from cases of absolute ignorance of the libellous character of a paragraph. Our article dealt only with cases where the element of actual wrongdoing is absent.--Ed. S.J.]

Obituary.

Mr. George Wadham.

Mr. George Wadham, solicitor, of the firm of Messrs. Guscotte, Wadham, & Co., of 19, Essex-street, Strand, London, died at Bournemouth on the 30th ult., at the age of seventy-three years. He was the son of Mr. Thomas Wadham, of Trenehay House, Gloucestershire; was admitted in 1362, and was a member of the firm of Guscotte, Wadham, & Co. for over forty years. For several years he served the office of Under-Sheriff of Bristol. Mr. Wadham was at one time a prominent yachteman and member of several yacht clubs. He was also a member of the Junior Captton Club. of the Junior Carlton Club.

Legal News. Changes in Partnerships.

Dissolutions.

THOMAS FREDERICK IVENS, JAMES AMPHLETT MORTON, and ARTHUR BENJAMIN DANKS, solicitors (Ivens, Morton, & Danks), Kilderminster.
June 30. The said Thomas Frederick Ivens and James Amphlett Morton will continue to practise at Bank-buildings, Kidderminster.

[Gazette, Sept. 9.

BERTRAM SILVERSTON and THOMAS COATES, solicitors, Birmingham. [Gazette, Sept. 13.

General.

Last year the fees received from suitors in the City of London Court, says the *Times*, amounted to £20,980. The expenditure on the court was £17,904. Of this £13,650 was expended in salaries. At the Mayor's Court the fees amounted to £6,843, and the expenses to £8,827. Of the latter, salaries were £6,016. The expenses of the administration of criminal justice at the Central Criminal Court amounted to £11,767, of which £5,810 went in salaries, including £3,000 to the Recorder and £2,500 to the Campaon Sericent £2,500 to the Common Serjeant.

In the course of the trial of an indictment for libel at the Central Criminal Court on Tuesday the Recorder said he thought the criminal law was very much abused in libel cases. To drag men to police courts and to the Old Bailey was in itself a very serious matter. The judges in the High Court were ready to try libel cases; and he had not been able to discover why they should have libel cases constantly in that court blocking the business. The custom of instituting criminal prosecutions for libel was much too prevalent.

One of the five Chinese lawyers now in London investigating our legal and criminal methods is reported by the Daily Express to have said: "We were greatly impressed by your police court at Bow-street. Here we were struck particularly by the advocates and the swift and calm deliberation with which the magistrate decided the cases before him. Your advocates interested us immensely. Up to the present we have had nothing of this sort in China, but the system is to be introduced into our courts next year. I think it a great advantage that any one on trial should have the benefit of one who has a knowledge of the law and is able to plead in court."

of the law and is able to plead in court."

The free coupon, receivable in part payment, has, says the American journal Case and Comment, been adopted by an enterprising lawyer in the south-west, who has issued the following circular:—"—"s Law Offices, ——Street, Up First Stairway South of ——Dry Goods Store. 'Phone No. ——, Announcement.—The Law Partnership of C. & O. has been dissolved. Mr. C. retiring. Mr. O. will continue the business at the above address, first stairway south of the ——Dry Goods Store. He will do a general Law Practice. Save the \$2.50 Coupon attached hereto, as it will be valuable should you want some Law work done. Notary Public in Office.—\$2.50.—This Coupon entitles the holder to a credit of \$2.50 on fee for any Legal Service when presented at office. No person can present more than one coupon. No charge for advice." No charge for advice.

No charge for advice."

In the Supreme Court of Brooklyn, says the Central Law Journal, a woman was trying to convince Justice Marean that she ought to have a separation from her husband, John, because he was a drunkard, and sometimes drank as much as a pint of whisky before breakfast. Justice Marean looked searchingly at a florid, full-faced man sitting at the right of the defendant's counsel. Having completed the scrutiny, he turned to the lawyer and said sharply: "It seems reasonable. It looks as though he was capable of it." The lawyer's face broke into a grin. "That isn't my client," he said. "He isn't in court. We understood that this case would be tried in the afternoon." "I hope your Honour is not referring to me," said the man who had been taken for a horrible example and who is a member of the bar. Explanations were lost in burst of laughter, in which the justice and the victim of mistaken burst of laughter, in which the justice and the victim of mistaken identity joined.

Referring to the proposed investiture at Carnarvon Castle of the Prince of Wales, the Times says that there is no modern record of the investiture of a Prince of Wales. The letters patent, dated December 8, 1841, by which Queen Victoria created her eldest son Prince of Wales and Earl of Chester, expressly use the word "invest": "We do ennoble and invest him with the said principality and earldom, by girting him with a sword, by putting a coronet on his head, and a gold ring on his finger, and also by delivering a gold rod into his hand, that he may preside there, and may direct and defend those parts, to hold to him and his heirs Kings of the United Kingdom of Great Britain and Ireland for ever." Edward the Black Prince was created Prince of Wales in a Parliament held at Westminster on May 12, 1343, his father, Edward III., investing him with a circlet, gold ring, and silver rod. Referring to the proposed investiture at Carnarvon Castle of the

MOYAL NAVAL COLLEGE, OSBORNE.—For information relating to the entry of Cadets, Parents and Guardians should write for "How to Become a Naval Officer" (with an introduction by Admiral the Hon. Sir E. R. Fremantle, G.C.B., C.M.G.), containing an illustrated description of life at the Royal Naval Colleges at Osborne and Dartmouth.—Gieve, Matthews, & Seagrove, 65, South Molton-street, Brookstreet, London, W.—[ADVT.] ROYAL NAVAL COLLEGE, OSBORNE.—For information relating to the

Winding-up Notices.

London Gazette,-FRIDAY, Sept. 9. JOINT STOCK COMPANIES.

LIMITED IN CHARGEN.

D. E. WILLIAMS & CO (PARK MILLS), LTD.—Petn for winding up, presented Sept 6, directed to be heard on Sept 21. Lewis, Chancery In, solor for petner. Notice of appearing must reach the above named not later than 6 o'clock in the afternoon of Sept 20

MILWER & CO, LTD—Creditors are required, on or before Sept 24, to send their names and addresses, and the particulars of their debts or claims, to Benjamin Turney, 6, Harrison rd, Halifax. Hirst & Whitley, Halifax, solors to liquicator

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T. W. SENIER & Co. Ltd — Creditors are required, on or before Sept 28, to send their names and addresses, and the particulars of their debts or claims, to E. A. Benoy, 55, George et, Birmingham, figuidator

London Gazette.-Tuesday, Sept. 13. JOINT STOCK COMPANIES.

LIMITED IN CHANCERY.

LIMITED IN CHANCERY.

BOROUGH MANUFACTURING CO, LTD (IN VOLUMENT LIQUIDATION) — Creditors are required, on or before Oct 5, to send their names and addresses, and particulars of their debts or claims, to Joseph Smith, 33 Richmond ter, Blackburn, liquidator CLAPHAR AND SOUTH WESTERN COAL CO, LTD Creditors are required, on or before Oct 19, to send in their names and addresses, and the particulars of their debts or claims, to Laurence L. Jordan, 90, Suggen of, Lavencher hill, liquidator LANCASHIRE AGRICULTURAL IMPLEMENT CO, LTD (IN LIQUIDATION) — Creditors are required forthwith to send their names and addresses, and the particulars of their debts or claims, to George Allman, Tower bidge, Water st, Liverpool, Clummin, Liverpool, solor for the liquitator
Liverpool, solor for the liquitator
Lancashire Agriculturistor
Lancas

Resolutions for Winding-up Voluntarily.

London Gasette.-FRIDAY, Sapt. 9.

MANYERD DOWNS, LTD AND REDUCED. MAMPEND DOWSS, LTD AND REDUCED.
DELOGOSE ROUX, LTD.
AFRICAY STEAM TRAWLES, LTD.
VALENCIA STRAMSHIP CO, LTD.
TYRESIDE LAUNDRIES CO, LTD.
WIMBLEDOW AND MERTON SWIMMING BATHS CO, LTD.
S.M.H TRAMWAT SYNDICATS, LTD.
FUSCH STEAM TUG CO, LTD.
W. TANSLEY, LTD.
TORISM MOTOR CAS CO, LTD.
WERRE ENGISE SYNDICATS, LTD.
FORESO OF DEAN STOORE FIRMS, LTD. FOREST OF DEAN STONE FIRMS, LTD. J. BAWNISTER HOWARD, L. PERCIVAL BROTHERS, LTD. LID.

London Gasette. -TURSDAY, Sept. 13.

HARVEY-STEEL AND KNIGHT, LTD.
UNION CEMENT CO. LTD.
SMITHS FORGINGS CO. LTD.
LARME & CIR. LTD.
T. BOPWITH FERM & CO. LTD.
T. M. HARNON, LTD.
JORDIT SOLOMON & SONS, LTD.
CLAPHAN AND SOUTH-WRSTEEN COAL CO, LTD.
BRITISH MOTOBLOC SYNDIGATE, LTD.

The Property Mart.

Forthcoming Auction Sales.

Sept. 21.—Messrs. H. E. Foster & Champield, at the Mart, at 2: Profit Rental (see advortisement, back page, this week).

(see advertmement, back page, this wood).

Sept. 28.—Messrs, Norgon, Theirs, & Gilbert, at the Mart, at 2: Freehold Ground

Rent (see advertisement, back page, this woek).

Sept. 30. Oct. 5.—Messrs. Edwin Fox, Bousfield, Burnerts, & Baddeler, at the

Mart, at 2: Freehold Properties (see advertisement, back page, this woek).

Result of Sale.

REVERSIONS.

Messrs. H. E. Foster & Chamffeld held their usual Fortnightly Sale (No. 915) of the above-named interests, at the Mart, Tokenhouse-yard, E.U., on Thursday last, the total amount realized being £975.

Creditors' Notices.

Under 22 & 23 Vict. cap. 35.

LAST DAY OF CLAIM.

London Gazette.—FRIDAY, Sept 2

Allen, Amelia, Port Tennant, Swansea Sept 30 Richards, Swansea Banks, William, Kirkley, nr Lowestoft Sept 30 Stevens & Co, Norwich Bantley, Joins, Bedford, Builder Sept 30 Jessop & Son, Bedford

Mastis, Thomas, Dover, Licensed Victualler Canterbury Pet Aug 29 Ord Aug 29

MAUGHAN, HENRY, Lemington, Northumberland, Builder Newcastle on Tyne Pet Aug 12 Ord Aug 30 Morris, Ernser Alfred, Upper Parkstone, Poole, Dorset, Outsitter Poole Pet Aug 31 Ord Aug 31

BROWN, JOHN, Margate Sept 20 Sankey, Margate
BUTLERS, GRORGE BUTLER, Brisley, Norfolk Oct 11 Culley, Morwich
BUTLERFART, WILLIAM GRORGE, Norwich, Wholesale Groser Sept 30 Keut, Norwich
CLERESTH, MARY MARIA, Okchampton, Devon Sept 39 Burd & Co., Okchampton
COOPER, FREDERICK DAVID, Kineston upon Thames, Merchant Oct 3 Routh & Co.,
Southampton st. Bloomsbury
COVEREY, AMELIA, Maidatone Sept 29 Maylam, Canterbury
COVEREY, SUBANGAN, Peterborough Sept 29 Newman, Southampton
DAVEY, GILBERT, Wellington, Somerset, Corn Factor Sept 29 Booker, Wellington
DUGLAS-WILLAW, Thomas WILLIAM, Bethesda, Caruaryon Oct 6 Ravenscroft & Co.,
John St, Bedford row
URBANY, Major HORGE, Southwell gdns, South Kensington Oct 1 Blake & Co. Sep-

DUREANT, Major Horacs, Southwell gdns, South Kensington Oct 1 Blake & Co, Ser-

DOUGLAR-WILLAW, THOMAS WILLIAM, Bethesda, Cardarvon Oct 6 Ravenscröft & Co. John St, Bedford row

UNBARY, Major Horacs, Southwell gdns, South Kunsington Oct 1 Blake & Co. Sergenat' inn

Fellows, Joseph, Wednesbury Oct 15 Blater & Co. Darlaston, nr Wednesbury

Fittcham, Cabolier, Dale Abbey, Derby Oct 10 Ponsford & Deveni-h, Walbrook

Gibbisow, John, Newcastle upon Tyne, Agent Oct 5 Mather & Dickinson, Newcastle

upon Tyne

Halder, John Herry, Scarborough Oct 3 Birdsall & Cross, Scarborough

Holder, Alexander George, Spritton Oct 15 Bell & Co. Queen Victoria at

Holmes, Franks Boyfield, Surbiton Oct 15 Bell & Co. Queen Victoria at

Holmes, Franks Boyfield, Surbiton Oct 15 Bell & Co. Queen Victoria at

Holmes, Franks Boyfield, Surbiton Oct 15 Bell & Co. Queen Victoria at

Holmes, John Herry, Halifax, Waron Builder Oct 1 Bailey, Halifax

Humpherys, Jening Portes, Ryde, I of W Sept 26 Howard & Co. Colchester

Humpherys, Jening Portes, Ryde, I of W Sept 26 Howard & Co. Colchester

Humpherys, Jening Portes, Ryde, I of W Sept 26 Howard & Co. Colchester

Humpherys, Jening Portes, Ryde, I of W Sept 26 Howard & Co. Colchester

Humpherys, Jening Portes, Ryde, I of W Sept 26 Howard & Co. Colchester

Humpherys, Jening Herry, Clarborough Hall, Notts Oct 26 Mee & Co. Rectord

Inc., Jane, Shirley, Southampton Sept 29 Bassett & Co. Southampfon

Irvin, Elizanerh Cathering Carborough Hall, Notts Oct 26 Mee & Co. Rectord

Kay, Michael, Southowram, Halifax, Farmer Sept 23 Dey, Halifax

Lambell, James, Felbann, Labourer Oct 18 Burton & Son, Streatham, High rd

Layocok, Albert, Hernsworth, Yorks, Cobbler Sept 17 Scholefield & Scholefield, Hems
worth, Nr Walsheld

Mellor, Judith, Makia, Preston, Lancs Sept 25 Tickie, St. Helens

Mercer, Makia, Preston, Lancs Sept 25 Tickie, St. Helens

Mercer, Makia, Preston, Lancs Sept 25 Tickie, St. Helens

Mercer, Makia, Preston, Lancs Sept 25 Tickie, St. Helens

Mercer, Makia, Preston, Lancs Sept 25 Tickie, St. Helens

Mercer, Makia, Preston, Lancs Sept 26 Tickie, St. Helens

Mercer, Makia, Pres

London Gazette.-Tussday, Sept. 6.

ALLEN, JOSEPH, Warley, nr Birmingham, Clerk Sept 30 Stoddard, Birmingham ALLISON, CLEMERT HENRY, Edgbaston, Birmingham, Stock Broker Oct 31 Lee & Co, Birmingham

ALMOND, Capt ROBERT WHITE RUSSELL, as "Rub!," Master Mariner Oct 5 Stephens, Cardiff

Cardin BACHERT, Rev LOUIS RICHARD ARTHUE, BA, Liverpool Oct 4 Shakespeare & Co, Liverpool BARDGETT, WILLIAM, Penrith, Cumberland, Miller Oct 8 Arnison & Co, Penrith BARDON, HELEN MARIA, Albrighton, Salop Sept 30 Oldham & Marsh, Melton Wichers

BARTON, HELEN MARIA, Albrighton, Salop Sept 30 Oldham & Marsh, Melton Mowbray
BATCHELOR, WILLIAM, Hilmorton, Warwick, Shopkeeper Oct 5 Reddish, Rugby
BATCHELOR, LYDIA, Hilmorton, Warwick, Shopkeeper Oct 5 Reddish, Rugby
BATCHELOR, LYDIA, Hilmorton, Warwick, Shopkeeper Oct 5 Reddish, Rugby
BENNETT, SARAH ELIZABETH, Albrighton, Salop Sept 30 Oldham & Marsh, Melton
Mowbray
BIGGET, JAMES, Edgbaston, Birmingham Oct 12 Weekes & Simmons, Birmingham
BROMHALL, CHARLES, Walsall, Embosers Oct 14 Evans, Walsall
CARNELL, WILLIAM, Stressham High rd Oct 6 Soames & Thompson, Coleman at
CATER, MARY JANE, Harrow on the Hill Oct 17 Tiernay, Queen at
CORTIS, ELIZABETH, Firing, Sussex Oct 3 Goodman, Worthing
FULLER, ELIZABETH, Bideford, Devon Oct 15 Nisbet & Co, Lincoln's inn fields
GENT, CHARLES, Birkenhead, Licensed Victualier Oct 1 Thompson & Co, Birkenhead
GRAHAME-MONTGOMERT, MARY KATHERIRE, Gloucester 94, Hyde Park Oct 19 Chester
& Co, Bedford row
JONES, FREDERICK ROSS, Itakhola, Sylhet, Assam, India Oct 3 Hewitt & Son, Man-

JONES, FREDERICK ROSS, Itakhola, Sylhet, Assam, India Oct 3 Hewitt & Son, Man-chester

chester
JONES, JANE, Northam, Devon Oct 11 Bazeley & Co, Devon
KING, ESTHER ELIZABETH, Blackthorn, Oxford Oct 1 Truman, Bicester, Oxon
LAWSON, ORONGO JANES, Lydney, Glous Oct 5 Tassell & Son, Faversham
LEWIS, JANES, Chun, Salop, Farmer Sept 26 Woosnam, Newtown, North Wales
MARRDEN, JANES, Blackburn Oct 15 Marsden & Marsden, Blackburn
NODEN, EDWIN HENRY, Warket Drayton, Salop Sept 29 Warren & Co, Market Drayton
PALMER, Major General Sir ROGER WILLIAM HENRY, Wrexham Oct 18 Jacomb-Hood,
Bighopsgate at Within

NODEN, EDWIN HENNY, MARKET DIANTON, SAIOP SORE WHITTHEN WARDEN CO., MARKET DIANTON PALMER, MAJOR General Sir ROGER WILLIAM HENRY, Wrexham Oct 18 Jacomb-Hood, Bishopsgate at Within Spencer, Bernamin, Greenfield, nr Oldham, Labourer Oct 28 Mee & Co. Retford Swan, Joseph, Higher Tranmere, Cheshire Oct 15 Shakespeare & Co, Liverpool Tatlor, RUTH AGNES JANE, West Kirby, Cheshire Oct 7 Woolcott & Co, West Kirby Watts, Annie Eliza, Cheltenham Sept 21 Rickerby, Cheltenham

Bankruptcy Notices.

London Gazette.-FRIDAY, Sept. 2. ADJUDICATIONS.

ADJUDICATIONS.

Bennett, Emily Louisa, Queen's rd, Bayswater, Dressmaker High Court Pet Aug 29 Ord Aug 29

Booth, Henry, Bouthbourne, Sussex, Builder Brighton Pet Aug 27 Ord Aug 31

Culwerhouse, Joseph Thomas, Northampton, Traveller Northampton Pet Aug 29 Ord Aug 32

Coler, Joseph Woolf, Queen Victoria at High Court Pet Aug 4 Ord Aug 31

Davies, William, Trebarris, Merthyr Tydfil, Coller Merthyr Tydfil Pet Aug 39 Ord Aug 39

Diswey, Emily Nellie, Brecon, Confectioner Tydfil Pet July 27 Ord Aug 31

East, Lillam Edith, Birmingbam, Tobacconist Birmingham, Pet Aug 39 Ord Aug 31

Fisher, Soldmon Seemar, Bleddia, Llangunilo, Radnor Leomimister Pet June 4 Ord Aug 31

Fisher, Holder Schuffer, Birmingbam, Painter Birmingham, Ford Aug 39

FURMINGER, EDWARD CHABLES, Sittingbourne, Kent, Commission Agent Rochester Pet Aug 30 Ord Aug 31

FURMISS, Habity Crampton, Kew Gardens, Bookmaker Wandsworth Pet Aug 30 Ord Aug 39

Herworth, Alpred, Kingston upon Hull, Fruiterer Kingston upon Hull Pet Aug 30 Ord Aug 39

Outlitter Poole Pet Aug 31 Ord Aug 31

Morris, Jun Thomas, Pentre, Hawarden, Flint, Engineer Chester Pet Aug 29 Ord Aug 29

Ordorse, Paulina, Worcester, Draper Worcester Pet Aug 31 Ord Aug 31

Plodin, Frederick William, Long Eaton, Derby, Butcher Derby Pet Aug 31 Ord Aug 31

Riler, Jorph Louis, Northwich, Chester, Coal Merchant Crewe Pet Aug 31 Ord Aug 31

Roche, Frederick, Shrewsbury, Watch Maker Shrewsbury Pet Aug 37 Ord Aug 29

Straudina, William, Forest Hall, Northumberland, Miner Newcastle on Tyne Pet Aug 31 Ord Aug 31

HOWARTH, GEORGE, Mexborough, Yorks Sheffield Pet
Aug 30 Ord Aug 30
HYDER, FRANK, Lock Side, Marple, Cheshire, Painter
Stockport Pet Aug 29 Ord Aug 29
JAMES, THOMAS BURTON, Didsbury, Manchester, Painter
Manchester Pet Aug 29 Ord Aug 29
JEFFERSON, JOSEPH, Nolson, Lanes, Hairdresser Burnley
Pet Aug 29 Ord Aug 19
LEE, FRANK, Nottingham, Auctioneer Nottingham Pet
July 30 Ord Aug 30
MARTH, THOMAS, DOVER, Licensed Victualler Canterbury
Pet Aug 29 Ord Aug 29
WALKER, JOHN, GOOR, YOrks, Builder Walefield Pet Aug
WALKER, JOHN, GOOR, YORKS, Builder Walefield Pet Aug
WARS, MRTITE HIBERT, ROTHER, BUILDER WARD HOUR, BUILDER WALEFIELD PET AUG 29
Pet Nov 10 Ord Aug 29

London Gazette.-Tursday, Sept 6.

RECEIVING ORDERS.

BETTS, JOHN JOSEPH, Fishtoft, Lines, Farmer Boston
Pet Aug 31 Ord Aug 31
BUGHAYAN, JAMES, Swinton, nr Manchester Salford Pet
Sept 3 Ord Sept 3
CHAPMAN, JOSEPH DAVID, and HEBBERT JOHN CHAPMAN,
Holt, Norfolk, Bakers Norwich Pet Sept 3 Ord
Sept 3
DICKARON, WILFERD S. Motor Club. Coventry at
High

Sept 3
Dickason, Wilferd S, Motor Club, Coventry st High
Court Pet Sept 2 Ord July 6
Ford. Thomas, Troedyrhiw, Merthyr Tydfil, Colliery
Haulier Merthyr Tydfil Pet Sept 3 Ord Sept 3
Germs, Thomas, Wednesfield, Fitter
Pet Sept 1 Ord Sept 1
Wolverhampton

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Bossos, John, Rufforth, Yorks, Threshing Machine Proprietor York Pet Sept 3 Ord Sept 3
Huyter, Robert Grosos, Carlton chmbrs, Regent at High Court Pet July 19 Ord Sept 2
Johns, Herbsan Warkin, Chepstow, Mon, Licensed Victualler Newport, Mon Pet Sept 2 Ord Sept 2
Lilliatorow, Strephes Albert, Portsmouth, Plumber Portsmouth Pet Sept 1 Ord Sept 1
Little, Braylamin, Preston, North Shields, Groost Newcastle on Tyne Pet Sept 1 Ord Sept 1
Little, Braylamin, Preston, North Shields, Groost Newcastle on Tyne Pet Sept 1 Ord Sept 1
Mubart, Braylamin, Preston, North Shields, Groost New-Castle on Tyne Pet Sept 1 Ord Sept 2
Ontole, Fradenick, West Bromwich, Lamplighter West Brighton Pet Aug 17 Ord Sept 2
O'Toole, Charles Joseph, John Charles O'Toole, and Richard Chompros O'Toole, Morecambe, Hair Specialists Bradford Pet Sept 1 Ord Sept 1
Shillips, Fradenick, Kingston npon Hull, Planoforte Tuber Kingston npon Hull Pet Sept 1 Ord Sept 1
Ratchiers, John Herby Talpon, Leeds, Maker of Artificial Teeth Leeds Pet Sept 1 Ord Sept 1
Salt, Richard Finner, jun, Long Katon, Derby, Buther Long Eaton Pet Sept 2 Ord Sept 2
Fiers, William Herby, Luton, Stationer's Foreman Luton Pet Sept 3 Ord Sept 3
Fundson, William James Govert, Cardiff, Cycle Factor Cardiff Pet Aug 16 Ord Sept 2
Valte, Brewert, Sheffield, Tailor Sheffield Pet Sept 2
Ord Sept 2
First MEETINGS.
Betts, John Joseps, Fishtoft, Lines, Farmer Sept 15 at

Ord Sept 2

FIRST MEETINGS.

Betts, John Joseph, Fightoft, Lines, Farmer Sept 15 at 12 Off Rec, 4 and 6, West at, Boston
DICKASON, WILPARD S, Motor Club, Coventry at Sept 15 at
28 Bankruptey bldgs, Carey at
East, Litlan Edrift, Birmingham, Tobacconist Sept 14
at 11.3) Ruskin chmbrs, 191, Corporation at, Birmingham ham

ham
GIBBOMS, JAMES, Small Heath, Birmingham, Painter
Sept 14 at 12 Ruskin chmbrs, 191, Corporation st,
Birmingham
GOOFIELD, GEORGE, Weston super Mare, Somerset, Baker
Sept 14 at 11.30 Off Rec, 28, Baldwin st, Bristol
HEWWORTH, ALFARD, Kingston upon Hull, Fruiterer
Sept 14 at 11 Off Rec, York City Bank chmbrs, Lowset Hull gate, Hull

Sept Mau II Off Rec, 10ft Gity Bank camors, Low-gate, Hu, Rufforth, Yorks, Threshing Machine Pro-prietor Sept 16 at 3 Off Rec, The Red House, Dun-combe pl, York.

Howarm, Grones, Mexborough, Yorks, Sept 14 at 12.30 Off Rec, Figtree in, Sheffield

Huxras, Robsar Gaoosa, Regent at Sept 14 at 1 Bank-ruptcy bldgs, Carcy at

Left, Fashs, Nottingham, Auctioneer Sept 14 at 10.45 Off Rec, 4, Cassle pl, Park st, Nottingham

LITTLE, BENJAMIS, Freston, North Shields, Grocer Sept

14 at 12 Off Rec, 30, Monley st, Newcastle on Tyne

MATTHEWS, Grones, and James Matthews, Sunderland

Boot Merchants Sept 16 at 3.15 Off Rec, 3, Manor
pl, Sunderland pl. Sunderland

BOOK Merchanis Sept is at 3.10 Off Mec, 3, Manor pl, Sunderland Musphy, Debmis, Northampton, Cattle Dealer Sept 14 at 12 Off Rec, The Parade, Northampton Musnay, Bernard Croff, Chichester, Horticulturist Sept 14 at 12 Off Rec, 122, Marlborough pl, Brighton Oppension, William Alexander, West Green id, Tottenham Automobile Engineer Sept 14 at 12 14, Bedford row O'Toole, Charles O'Toole, and Richard Crompton O'Toole, Morecambe, Hair Specialist Sept 15 at 11 Off Rec, 12, Duke st, Bradford Paice, Eanger Henry, Walsell, Baker Sept 15 at 12 Off Rec, Wolverhampton Arollife, John Henry Telford, Leeds, Maker of Artificial Teeth Sept 14 at 11 Off Rec, 24, Bond st, Leeds

Clair Teetin Sept 14 at 11 Off Rec, 24, Doing 28, Li-de Riley Joseph Louis, Northwich Chester, Coal Merchant Sept 14 at 3 Off Rec, King at, Newcastle, Staffs Roberts, William Smood, Ownbran, Mon, Grocer Sept 14 at 1 Off Rec, 144, Commercial at, Newport, Mon Straugham, William, Forest Hall, Northumberland, Miner Sept 14 at 11 Off Rec, 30, Mosley at, Newcastle on Tyne Strainger, William, Wolverhampton, Rope Dealer S. pt 20 at 12 Off Rec, Wolverhampton, Rope Dealer S. pt 20 at 12 Off Rec, Wolverhampton Rope Dealer S. pt 20 at 12 Off Rec, Wolverhampton Taylor, Arsens Augustus John, Rhyl, Fiint, Oarter Sept 14 at 12 Crypt chmbrs, Chester Thomas, Stamury Ress, Bridg-nd, Eutcher Sept 14 at 3 Off Rec, 117, St Mary st, Cardio, Linco, Farmer Boston Pet Aug 31 Ord Aug 31

Aug 31 Ord Aug 31

BRETT, JOSEPHINE MARY, Bristol, Stationer Bristol Pet
July 50 Ord Sept 1
BUGHAMAN, JAMES, Swinton, nr Manchester Salford Pet
Sept 3 Ord Sept 3
CHALK, WILLIAM HAMPDEN, Slough, Licensed Victualler
Windsor Pet Aug 9 Ord Sept 1
CHAPMAN, JOSEPH DAVID, and HERBERT JOHN CHAPMAN,
Holt, Norfolk, Bakers Norwich Pet Sept 3 Ord
Sept 3

Chapman, Joseph David, and Herbert John Chapman, Holt, Nortolk, Bakers Norwich Pet Sept 3 Ord Sept 3 Ford, Thomas, Troedyrhiw, Merthyr Tyddil. Colliery Haulier Merthyr Tyddil. Pet Sept 3 Ord Sept 3 Gramm, Thomas, Wednesfield, Fitter Wolverhampton Pet Sept 1 Ord Sept 1 Honson, John, Rufforth, Yorks, Threshing Machine Proprietor York Pet Sept 3 Ord Sept 3 Jetter, Briant et, New Cross, Baker High Court Ord Aug 5 Pet Sept 2 Jones, Harbert Watkin, Chepstow, Mon. Licensed Victualier Newport, Mon. Pet Sept 1 Ord Sept 2 LITTLE, Brysamin, Preston, North Shields, Grocer Newcastle on Tyne Pet Sept 1 Ord Sept 2 Little, Brysamin, Preston, North Shields, Grocer Newcastle on Tyne Pet Sept 1 Ord Sept 2 Ord Sept 2 Ordous, Charles Joseph, John Chables O'Toole, Charles High Court Pet May 13 Ord Sept 2 Ordous, Charles Joseph, John Chables O'Toole, and Richard Camperton O'Toole, Morecambe, Hair Specialists Bradford Pet Sept 1 Ord Sept 1 PHILLIPS, Farderings, Kingston upon Hull, Pianoforte Tuner Kingston upon Hull Fet Sept 1 Ord Sept 1 PHILLIPS, John Henny Teuron, Leads, Maker of Artificial Teeth Leeds Pet Sept 1 Ord Sept 1 Salt, Richard Finner, jun. Long Eaton, Derby, Butcher Derby Pet Sept 2 Ord Sept 2 Spiess, William Henny, Luton, Stationer's Foreman Luton Pet Sept 3 Ord Sept 3 Waits, Bennett, Sheffield, Tailor Sheffield Pet Sept 2 Ord Sept 2 London Gazette.—Faiday, Sept. 9.

London Gazette.-FRIDAY, Sept. 9.

RECEIVING ORDERS

Anderson, D'Arcy, Bootle, Lancs, Master Tailor Liverpool Pet Aug 16 Ord Sept 7
Anderson, William Jawes, Swansea, Marine Engineer
Swansea Pet Sept 7 Ord Sept 7
Bridose, Haray Edwind, Casmberlayae Wood rd, Ken al
Rise, Milk Purvejor High Court Pet Aug 16 Ord

Bertain, John, West Ayton, Yorks, Miller Scarb rough Pet Sept 7 Ord Sept 7

Rise, Milk Purvejor High Court Pet Aug 16 Ord Sept 5

Bartain, John, West Ayton, Yorks, Miller Scarbbrough Pet Sept 7 int Sept 7

Bacoka, Fare, Kirkby in Ashfield, Notis, Grover Nottingham Pet Sept 5 Ord Sept 5

Care, William, Nether Wyresdale, nr Garsting, Lancs, Farmer Preston Pet Sept 5 Od Sept 5

Dale, Architeato Alexander, Expendent, Chester, Master Tailor Livergoul Pet Aug 16 Ord Sept 5

Dale, Architeato Alexander, Expendent, Chester, Master Tailor Livergoul Pet Aug 16 Ord Sept 5

Girbs, Oliver, Asono, Warwick, Fruiterer Birmingham Pet Sept 5 Ord Sept 5

Gredory, Grosse Harry, Leicester, Batcher Leicester Pet Sept 5 Ord Sept 5

Gredory, Grosse Harry, Leicester, Batcher Leicester Pet Sept 5 Ord Sept 5

Harres, John William, Liscard, Produce Broker Liverpool Pet Aug 13 Ord Sept 6

Harres, John Thouas, Darwen, Draper Blackburn Pet Sept 2 Ord Sept 2

Jackson, Johns Filliam, Liscard, Produce Broker Liverpool Pet Aug 13 Ord Sept 6

Done, Hous Howas, Bats, Merioneth, Fishmong r Wrexham Pet Sept 5 Ord Sept 5

Jones, Hous Owes, Bats, Merioneth, Fishmong r Wrexham Pet Sept 5 Ord Sept 5

Jones, Hous Owes, Bats, Merioneth, Fishmong r Wrexham Pet Sept 5 Ord Sept 5

Jones, Johns, Llahnbradach, Glam, Farmer Pontypridd Pet Aug 11 Ord Sept 6

Lillie, B Andrew, King's rd, Camden Town, Artist High Court Pet Aug 11 Ord Sept 7

Mapten, Major G F. Headley Park, nr Epsom, Surrey High Court Pet June 17 Ord Sept 7

Mallon, Major G F. Headley Park, nr Epsom, Surrey High Court Pet June 17 Ord Sept 7

Mallon, Major G F. Headley Park, nr Epsom, Surrey High Court Pet June 17 Ord Sept 7

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Mallon, Major G F. Headley Park, nr Epsom, Surrey High Court Pet June 17 Ord Sept 7

Mallon, Major G F. Headley Park

Poskitt, James, Linthorpe, Middlesbrough, Hairdresser Middlesbrough Pet Sopt 6 Ord Sept 6
Prior, Hugh, Maen, Gwalchmai, Anglesey, Carrier Bangor Pet Sept 5 Ord Sept 5
Extraolos, John, Celli, Rhondda, Glam, Fish Dealer Ponty pridd Pet Sept 6 Ord Sept 6
Rodway, George Erwert, Birmingham, Butcher Birmingham Pet Sept 5 Ord Sept 6
Rosskritatt, Isaac, Kingston upon Hull, Tailor Kingston upon Hull Pet Sept 6 Ord Sept 6
Sharre, Dixon, Boot, Cumberland, Innkeeper Millom Pet Sept 7
Shiffir, Habry, Burton on Trent, Fruiterer Burton on Pet Sept 7 Ord Sept 7
Shiffir, Habry, Burton on Trent, Fruiterer Burton on Pet Sept 7 Ord Sept 7
Sulth, Jons, Leicester, Tailor Leicester Pet Aug 12
Ord Sept 7
Tully, William, Swansea, Fish Merchan't Swansea Ord Sept 6 Ord Sept 6
Toxeord, Habbert Feb, Norwich, Trunk Manufacturer's Manager Norwich Pot Aug 23 Ord Sept 7
Wilson, Aarmur Herny, likestone, Derby, Painter Derby Pet Sept 5 Ord Sept 5

FIRST MEETINGS.

BRIDGER, HAWN EDBUND, Chamberlayns Wood rd, Kensal Rise, Milk Purveyor Sept 19 at 12 Bankruptoy bilgs, Carey at BUCHARAN, JAMES, Swinton, nr Manchester Sept 17 at 11 Off Rec, Byrom st, Manchester Care, William, Nether Wyresdale, nr Garstaog, Lancs, Farmer Sept 19 at 3 Off Rec, 13, Winckley st, Preston CHAPMAN, JOSEPH DAVID, and HERBERT JOHS GRAPMAN, Holt, Norfolk, Bakers Sept 17 at 12 Off Rec, 8, King st, Norwich

st, Norwich

DAVIES, WILLIAM, Trebarris, Merthyr Tydi'l, Collier Sept 20 at 11 Off Rec, County Court, Towaball, Merthyl Tydfil EMILY NELLIE, Brecon, Confertioner Sept 20 at 5 Off Rec, County Court, Townhail, Merthyr

Tydfil
FORD. TROMAS, Troedyrbiw, Merthyr Tydfil, Colliery
Haulier Sept 20 at 11.33 Off Rec, County Court,
Townhall, Merthyr Tydfil
GREN, Thomas, Wednesdeld, Fitter Sept 22 at 12 Off
Rec, Wolverhampton

At 11.3) Ituliskii dumors, 191, Corporation 8, B. In Ingham
PRETRIDOR, FREDRRICK JOHN, Worcester, Cabinet Maker
Sept 19 at 12 Off Rec, Copenhagen 8t, Worcester
PHILLIPS, FREDRRICK, Kingston upon Hud, Plandorte
Tuner Sept 17 at 11 Off Rec, York City Bank chabrs,
Lowgate, Hull
PRESTOY, WILLIAM MASSY, Rainsgate, Estate Agent Sept
17 at 10.15 Off Rec, 68a. Castle st, Canterbury
SHITH, Johns, Leicoster, Tailor Sept 19 at 12.31 Off Rec,
A Berridge st, Leicester
SPIERS, WILLIAM HENRY, Lutin, Stationer's Foreman
Sept 19 at 12 Off Rec, The Farade, Northampton
THURSTON, ISAC, Lowestoft, Boatoware Sept 19 at 2.33
Suffolk Hotel, Lowestoft
WAITE, BENNEYT, Sheffield, Tailor Sept 21 at 12 Off Rec,
Figtree in, Sheffield
WESDRR, FREDERICK JAMES, Canterbury, Beer Retailor
Sept 17 at 10 Off Rec, 63a, Castle st, Canterbury

rigtree in, nemend sors, Fardrack James, Canterbury, Beer Retailer Sept 17 at 10 Off Rec, 68a, Castle st, Canterbury

ADJUDICATIONS.
ANDERSON, WILLIAM JAMES, SWARSSES, Marine Eagineer
SWARSSES, TOUR SEP. 7
BAITAIN, JOHN, West Ayton, Yorks, Miller Scarborough
Pet Sept 7 Ord Sept 7

THE LICENSES INSURANCE CORPORATION AND GUARANTEE FUND, LIMITED.

24, MOORGATE STREET, LONDON, E.C. ESTABLISHED IN 1890.

EXCLUSIVE BUSINESS-LICENSED PROPERTY.

LICENSING Unwards of 650 Appeals to Quarter acssions have been condirection and supervision of the Corporation. have been conducted under the

Suitable Insurance Clauses for inserting in Leases or Mortgages of Licensed Property, Settled by Counsel, will be sent On application.

BROOKS, FERD, Kirkby in Ashfield, Notts, Grocer Nottingham Pet Sept 5 Ord Sept 5
CARS, WILLIAM, Nether Wyresdale, nr Garstang, Lancs, Farmer Prestan Pet Sept 5 Ord Sept 5
COOK, EDWARD, Richmond, Corn Merchant Wandsworth Pet June 10 Ord Sept 1
EVARS, RICHARD, Valley, Anglescy, Cycle Agent Bangor Pet Sept 5 Ord Sept 5
GIBBS, OLIVER, ASTON, Warwick, Fruiterer Rirmingbam Pet Sept 5 Ord Sept 6
GERODAY, GEORGE HARSY, Leicester, Butcher Leicester Pet Sept 5 Ord Sept 5
ENTER, JOHN THOMAS, DARWEN, Draper Blackburn Pet Sept 2 Ord Sept 2
Sept 3 ORG, HUGHON WER, Bala, Merioneth, Flahmonger Llan-

Sept 2 Ord Sept 2

Jones, Hugh Ower, Bala, Merioneth, Flabmonger Llangulen Pet Sept 5 Ord Sept 5

Lillington, Stephen Albert, Portsmouth, Plumber Portsmouth Pet Sept 1 Ord Sept 6

Loid, Charles, Falwork St Austell, Cornwall, Travelling Draper Truro Pet Sept 5 Ord Sept 6

McClar, Farest Albert, Ipswich, Baker Ipswich Pet Sept 5 Ord Sept 6

McLon, Joseph Sheffield, Auctioneer Sheffield Pet Sept 6 Ord Sept 6

McRO, William, Barrow in Furness. Ship's Plater

Draper Truto Pet Sept 5 Ord Sept 6

McClaay, Farrer A. Labert, Ipawich, Baker Ipawich Pet
Sept 5 Ord Sept 5

Mr.Lora, Joseph, Sheffield, Auctioneer Sheffield Pet
Sept 6 Ord Sept 5

Mr.Lora, Joseph, Sheffield, Auctioneer Sheffield Pet
Sept 6 Ord Sept 5

Murro, William, Barrow in Furness, Ehip's Plater
Barrow in Furness Pet Sept 5 Ord Sept 5

Murro, Brerard Caort, Chichester, Horticulturist
Brighton Pet Aug 17 Ord Sept 5

Nathan, Harry Ellas, Worthing, Tailor Brighton Pet
July 22 Ord Sept 7

Norle, Grorge Henry, West Hartlepool, Club Agent
Sunderland Pet Aug 10 Ord Sept 5

Owers, Owen Henry, West Hartlepool, Merioneth,
Quarty Labourer Portmadoc Pet Sept 5 Ord Sept 5

Penkitt, James, Linthorpe, Middlesborough, Hairdresser
Middlesborough Pet Sept 6 Ord Sept 5

Penkitt, James, Linthorpe, Middlesborough, Hairdresser
Middlesborough Pet Sept 6 Ord Sept 5

Raphal, Arrahan Jacob, Coldbailour In, Brixton Tailor
High Court Pet Aug 10 Ord Sept 5

Raphal, Arrahan Jacob, Coldbailour In, Brixton Tailor
High Court Pet Aug 10 Ord Sept 5

Reynolds, John, Gelli, Rhondda, Glam, China Dealer
Pontypridd Pet Sept 6 Ord Sept 5

Reynolds, John, Gelli, Rhondda, Glam, China Dealer
Pontypridd Pet Sept 6 Ord Sept 5

Reynolds, John, Gelli, Rhondda, Glam, China Dealer
Pontypridd Pet Sept 6 Ord Sept 5

Reynolds, John, Gelli, Rhondda, Glam, China Dealer
Pontypridd Pet Sept 6 Ord Sept 5

Reynolds, John, Golli, Rhondda, Glam, China Dealer
Pontypridd Pet Sept 6 Ord Sept 5

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Pontypridd Pet Sept 6 Ord Sept 5

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Pontypridd Pet Sept 6 Ord Sept 5

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Pontypridd Pet Sept 6 Ord Sept 5

Reynolds, John, Golli, Rhondda, Glam, China Dealer
Pontypridd Pet Sept 6 Ord Sept 5

Reynolds, John, Golli, Rhondda, Glam, China Dealer
Pontypridd Pet Sept 6 Or

London Gazette, -TUESDAY, Sept. 13.

RECEIVING ORDERS.

ALLEN, JOHN, Minster, Kent, Market Gardener Canter-bury Pet Sept 8 Ord Sept 8 ARCHER, WILLIAM, Brighton, Caterer Brighton Pet Sept 9 Ord Sept 9 Frank Wheef and Hauten Sept 9 Ord Se ARMAN, THOMAS

NAN, THOMAS JOHN, Eagle Wharf rd. Hoxton, Veterinary Surgeon High Court Pet Sept 8 Ord Sept 8

Sept 8

BANNETT, L., Birmingham, Jeweller Birmingham Pet
Aug 11 Pet Sept 8

BATEMAN, AMBROSE, Longden Common, nr Shrewsbury,
Lloensed Victualler Shrewsbury Pet Sept 10 Ord

BATEMAN, AMDON, Loomagate Shrewsbury Pet Sept 10 Ord Sept 10 Bartish Bank of Commerce (a firm), Moorgate st, Bankers High Court Pet Aug 16 Ord Sept 8 BUGS, WILLIAM, Lowestoft, Boat Owner Great Yarmouth Pet Sept 10 Ord Sept 10

BURTON, WILLIAM EDWARD, Brandon, Suffolk, Cycle Agent Norwich Pet Sept 10 Ord Sept 10 CALLENDER, THOMAS LOUIS, see, Birkbeck Bank bldgs, High Holborn, Manufacturers' Agent High Coart Pet Sept 13 Pet Sept 13 CHAPMAN, JOHN ALBERT, Great Grimsby, Shipping Clerk Great Grimsby Pet Sent 9 Crel Sent 9

Great Grimsby Pet Sept 9 Ord Sept 9
CLOUGH, EDWARD, Newcastle on Tyne, Grocer Newcastle on Tyne, Grocer Newcastle on Tyne Pet Aug 23 Ord Sept 8
DUCKETT, MARGARET ALICE, Preston Preston Pet Aug

CEOUGH, EDWARD, Newcastle on Type, Grocer Newcastle on Upne Pet Aug 23 Ord Sept 8
DUCKETT, MARGARET ALICE, Preston Preston Pet Aug 23 Ord Sept 9
EVANS, RICHARD, Tanybank, Blaenpennal, Cardigan, Former Carmarthen Pet Aug 27 Ord Sept 10
GARRETT, ALBERT EDWARP, Great Yarmouth, Fruiterer Great Yarmouth Pet Sept 10 Ord Sept 7
HALL, MATHEW, Jun, Bouth Shields, Durham, Builder Newcastle on Tyne Pet July 27 Ord Sept 8
HARDMAR, CHRIS, Bury, Lancs, Builder Bolton Pet Sept 8 Ord Sept 8
HIGGINS. WILLIAM FREDERICK, Bristol, China Dealer Beristol Pet Sept 9 Ord Sept 8
HOW, JOHN HERBERT, Pinner, Market Gardener 8t Albans Pet Sept 10 Ord Sept 10
JOHNSTON, CHAELES BYREAD, Melbourne mans, West Kensington High Court Pet July 25 Ord Set 19
LAWRERCE, WILLEIN, Kettering, Cabinet Maker Northmapton Pet Sept 8 Ord Sept 8
MCLIWAIRS, JAMES, Argyll pl, Oxf rd circus, Manufacturer's Agent High Court Pet June 30 Ord Sept 8
MCLIWAIRS, JAMES, Argyll pl, Oxf rd circus, Manufacturer's Agent High Court Pet June 30 Ord Sept 8
MCLIWAIRS, JAMES, ATRYL PJ, Oxf rd circus, Manufacturer's Agent High Court Pet June 30 Ord Sept 8
MCLIWAIRS, JAMES, ATRYL PJ, Oxf rd Circus, Manufacturer's Agent High Court Pet June 30 Ord Sept 8

ampton Pet Sept 8 Ord Sept 8

McLwaine, James, Argyll pl, Oxf ord circus, Manufacturer's Agent High Court Pet June 30 Ord Sept 8

Morron, James David Matthews, Mirfi-ld, Yorks, Electrical Eugineer Dewsbury Pet Sept 9 Ord Sept 9

Mosley, Charles, Burnley, Painter Buruley Pet Sept 8

Sord Sept 8

Mount & Hillier, Queen's walk, Ealing, Builders Brentford Pet Aug 18 Ord Sept 9

Mosley, Charles, Burnley, Painter Buruley Pet Sept 9

Mount & Hillier, Queen's walk, Ealing, Builders Brentford Pet Aug 18 Ord Sept 9

Mount & Hillier, Queen's walk, Ealing, Builders Pet Henry, Earls Batton, Northampton Northampton Pet Aug 22 Ord Sept 9

Pettitt, Henry, Earls Batton, Northampton Northampton Pet Aug 22 Ord Sept 10

Potter, Arthue James, Thornton Heath, Builders' Material Merchant Wandsworth Pet Sept 10 Ord Sept 10

Sept 10
RICKARD, WILLIAM, Filey, Yorks, Chemist Scarborough
Pet Sept 10 Ord Sept 10 Pet Sept 10 Ord Sept 10
ROBERTS, Annie, Liverpool, Draper Liverpool Pet Aug
19 Ord Sept 8

19 Ord Sept 8
SADDERS, ROBERT JOHNSON, Derby, Tobacconist Derby
Pet Sept 8 Ord Sept 8
SNARE, GRORGE B, Stratford, Essex, Credit Draper High
Court Pet Aug 29 Ord Sept 8
SOLOMON, 1, & SON, Leeds, Bakers Leeds Pet Aug 12
SUNLEY, ROBERT BANKER, BANKER LEEDS PET AUG 12

urd Sept 7 SUNLEY, RICHARD, Sheepridge, Huddersfield, Licensed Victualler Huddersfield Pet Sept 9 Ord Sept 9

FIRST MEETINGS. ARMAN, THOMAS JOHN, Eagle Wharf rd, Hoxton, Veterinary Surgeon Sept 22 at 12 Bankruttey bldgs, Carey at BRITAIN, JOHN, West Ayton, Yorks, Miller Sept 23 at 4 Off Rec, 48, Westborough, Scarborough BRITISH BANK OF COMMERCE (a firm), Morgate at, Bankers Sept 27 at 19. Raphymytoy bldgs. Carebox 25

Sept 27 at 12 Bankraptcy blogs, Carey et al. Brooks, Frezb. Kirkby in Ashfield, Notk, Groeer Sept 22 at 11 Off Rec, 4. Castle pl, Park at, Nottingham Cloudi, Enward, Byker, Newcastle on Tyne, Grocer Sept 22 at 12 Off Rec, 30, Mooley at, Newcastle on

RDS, OWEN, Carnarvon, Painter Sept 22 at 12 Crypt Chmbrs, Chester
BS, OLIVER, Ashton, Warwick, Fruiterer Sept 21 at
11.50 Ruskin chmbrs, 191, Corporation at, Birming

ham
HAILSTONE, WILLIAM EDWARD, Hadlow, Kent, Chemist-Bept 26 at 11.30 Bridge Hotel, Broadway, Tunbridge Wells

HALL, MATTHEW, Junr, South Shields, Builder Stpt 21 at 12 Off Rec, 30, Mosley at, Newcastle on Tyne HARDMAN, CHRIS, Bury, Lancs, Builder Sept 22 at 3 19, Exchange at, Boiton JORNSTON, CHARLES SPREAD, Melbourne mans, West Kensington Sept 21 at 1 Bankruptcy bidgs, Carey at Lawrence, Wilferld, Kettering, Cabinet Maker Sept 21 at 11.30 Off Rec, The Parade, Northampton MCCLAN, ERNEST ALBERT, Ipswich, Baker Sept 22 at 12.46 Off Rec, 36, Princes at, Ipswich MCLWAINE, JAMES, Argyll pl, Oxford circus, Manufacturer's Agent Sept 21 at 12 Bankruptcy bidgs, Carey at

MOILWAINE, JAMES, Argyll pl, Oxford circus, Manufacturer's Agent Sept 21 at 12 Bankruptcy bidgs, Carey st.

NOBLE, GEORGE HENRY, West Hartlepool, Club Agent Sept 21 at 2.30 Grand Hotel, West Hartlepool

PIGGIN, FREDERICK WILLIAM, Long Eaton, Butcher Bept 21 at 10.30 Off Rec, 4, Castle pl, Nottingham

POSEITT, JAMES, Linthorpe, Middlesbrough, Hairdresser Sept 22 at 11.30 Off Rec, Court chmbrs, Albert rd, Middlesbrough

POTTEE, ARTHUR JAMES, Thornton Heath, Euilders, Material Merchant Sept 22 at 12 Room 53, BankREYNOLDS, JOHN, Gelli, Glam, Fish Dealer Sept 23 at 11 Off Rec, St Catherine's chmbrs, St Catherine at, Pontypridd

ROBERTS, ANNIE, Liverpool, Draper Sept 28 at 11.80 Off Rec, 25, Victoria st, Liverpool RODWAY, GEORGE ERNEST, Birmingham, Butcher Sept 21 at 12 Ruskin chmbrs 191, Corporation st, Birming-

hem

Robert Hall, ISAAC, Kingston upon Hull, Tailor Sept 21
at 11 Off Rec, York City Bank chmbrs, Lowgate, Hull
SALT, RICHARD FINNEY, Jun, Long Eaton, Derby, Butcher
Sept 21 at 2.30 Off Rec, 47, Full at, Derby
SNARE, GEORGE B, Stratford, Credit Draper Sept 21 at 12
Bankruptey bidga, Carey at
SOLOMAN, ISRAEL, HEMRY SOLOMAN, and MAX SOLOMAN,
Leeds, Bakers Sept 21 at 11 Off Rec, 24, Bond at,
Leeds,

Leeds Spurgeon, William James Govert, Cardiff, Cycle Factor Sept 22 at 2.30 Off Rec, Ruskin chmbrs, 191, Corpora-

Sept 22 at 2.30 Off Rec, Ruskin chmbrs, 191, Corpora-tion st, Birmingham TULLY, WILLIAM, Swansea. Fish Merchant Sept 21 at 11 Off Rec, Government bldgs, 8t Mary's st, Swansea

ADJUDICATIONS

ALLEN, JOHN, Minster, Kent, Market Gardener Canter-bury Pet Sept 8 Ord Sept 8 ARMAN, THOMAS JOHN, Eagle Wharf rd, Hoxton, Veterinary Surgeon High Court Pet Sept 8 Ord

Sept 10 J B. Uxbridge, Boot Dealer Windsor Pet July

Ord Sept 10

BEROER, J. R. Uxbridge, Boot Dealer Windsor Pet July 7 Ord Sept 10
BUGGS, WILLIAM, Lowestoft, Boatowner Great Yarmouth Pet Begt 10 Ord sept 10
BURTON, WILLIAM EDWARD, Brandon, Suffolk, Cycle Agent Norwich Pet Sept 10 Ord Sept 10
CALLENDER, HOMAS LOUIS, son, Birkbeck Benk bldgs,
High Holborn, Manufacturers' Agent High Court Pet Sept 13 Ord Sept 13 Grimsby Clerk Great Grimsby Pet Sept 0 Ord Sept 19
CLANCARTY, The Rt Hon WILLIAM FREBRICK LE POER TRENCH, Earl of, Cadogan gdins High Court Pet July 20 Ord Sept 11
GARREIT, ALBERT EDWARD, Great Yarmouth. Fruiterer Great Yarmouth Pet Sept 10 Ord Sept 19
GUNN, CHARLES EDWARD, Basinghall st, Stockbroker High Court Pet July 21 Ord Sept 18
HALLSTORS, WILLIAM EDWARD, Hadlow, Kent, Chemist Tunbridge Wells Pet Aug 10 Ord Sept 7
HALL, MATHEW, junr, South Fhields, Builder Newcastle on Tyne Pet July 27 Ord Sept 6
HARDMAN, CHRIS, Bury, Lance, Builder Bolton Pet Sept 8
HARDMAN, CHRIS, Bury, Lance, Builder Bolton Pet Sept 8
HARDMAN, CHRIS, Bury, Lance, Builder Bolton Pet Sept 8
HARDOR, JOHN WILLIAM, Liverpool, Produce Broker

castle on Type Pet July 27 Ord Sept 6

HARDMAN, CHRIS, BURY, Lancs, Builder Bolton Pet Sept

8 Ord Sept 8

HARROP, JOHN WILLIAM, Liverpool, Produce Broker
Liverpool Pet Aug 13 Ord Sept 8

HARD, LEOMARD, Pendleton, Lancs, Chemical Merchant
Manchester Pet Aug 22 Ord Sept 8

HIGGINS, WILLIAM FREDERICK, Bristol, China Dealer
Bristol Pet Sept 9 Ord Sept 10

JACKSON, JOSEPH, Forest Gate, Essex, Contractor
High Court Pet Sept 6 Ord Sept 8

LAWRENCE, WILFRED, Kettering, Northampton, Cabinet
Maker Northampton Pet Bept 8 Ord Sept 8

MORTON, JAMES DAYLD MATTHEWS, Mirfield, Yorks, Electrical Engineer Dewabury Pet Sept 9 Ord Sept 9

MOSILEY, CHABLES, Burnley, Painter Burnley Pet Sept
8 Ord Sept 8

MOUNT, JOHN EDWARD, and FRANK HILLIER, Queen's
walk, Ealing, Builders Brentford Pet Aug 18 Ord
Sept 10

Sept 10 Sept 10
NORMAN, ELI, Steppingley, nr Ampthill, Beds, Licensed Victualier Bedford Pet Sept 9 Ord Sept 9
PICKERING, RICHARD, York, Fruiterer York Pet Sept 10

PICKENING, RICHARD, York, Fruiterer York Pet Sept 10
Ord Sept 10
Ord Sept 10
Ord Sept 10
Pet Sept 10 Ord Sept 10
Ord Sept 10
SAMDERS, ROBERT JOHNSON, Derby, Tobacconist Derby
Pet Sept 8 Ord Sept 8
SMITE, JOHN, Leicester, Tailor Leicester Pet Aug 12
Ord Sept 10
SOLOMAN, ISRAEL, HERRY SOLOMAN, and MAX SOLOMAN,
Leeds, Bakers Leeds Pet Aug 12 Ord Sept 8
SPUEGEON, WILLIAM JAMES GOVETT, Cardiff, Cycle Factor
Cardiff Pet Aug 16 Ord Sept 8
SUNLEY, RICHARD, Sheepridge, Huddersfield, Licensed
Victualler Huddersfield Pet Sept 9 Ord Sept 9
THATCHER, EDGAR, Newbury, Berks, Commission Agent
Newbury Pet June 11 Ord Sept 9
Amended Notice substituted for that published in the

Amended Notice substituted for that published in the London Gazette of Aug 19, and for the Amended Notice published in the London Gazette of Aug 30:

SYCKELMOORE, THOMAS JOSEPH, Blackburn, Tutor Blackburn Pet Aug 13 Ord Aug 18

The Oldest Bicentenary. 1710-1910. Insurance Office in the World.



Canada from Palier dated 1788.

FIRE OFFICE FOUNDED 1710.

63, THREADNEEDLE ST., E.C.

Insurances effected on the following risks:-

FIRE DAMAGE.

RESULTANT LOSS OF RENT AND PROFITS. EMPLOYERS' LIABILITY and | PERSONAL ACCIDENT. SICKNESS and DISEASE WORKMEN'S COMPENSATION, including ACCIDENTS TO BURGLARY. DOMESTIC SERVANTS. PLATE GLASS.

Law Courts Branch: 40, CHANCERY LANE, W.C. A. W. COUSINS, District Manager.

FIDELITY GUARANTEE.

The BONDS of the SUN INSURANCE OFFICE are accepted by the various Divisions of the High Courts of Justice in England and Ireland and the Supreme Courts of Scotland, the Masters in Lunacy, Board of Trade, and all Departments of His Majesty's Government.



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Chairman Harold C. E. I Edmun Philip Sir Ke Charles Sir Ho The Ho Richard L. W.

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